

L. Scott Burwell (pro hac vice) I FINNEGAN, HENDERSON, FARABOWET 30 PM 4:08 GARRETT & DUNNER. L.L.P. CLERN, U.S. DISTRICT COURT COTHERN DISTRICT OF CALIFORNIA 1300 I Street, N.W., Suite 700 Washington, D.C. 20005-3315 Telephone: (202) 408-4000 Facsimile: (202) 408-4400 DEPUTY 5 Thomas W. Banks (SBN 195006) FINNEGAN, HENDERSON, FARABOW, 6 GARRETT & DUNNER, L.L.P. 245 First Street, 18th Floor Cambridge, Massachusetts 02142 Telephone: (617) 444-8508 8 Facsimile: (617) 444-8608 9 WRIGHT & L'ESTRANGE 10 John H. L'Estrange, Jr. (SBN 49594) Imperial Bank Tower, Suite 1550 701 "B" Street 11 San Diego, California 92101-8103 12 Telephone: (619) 231-4844 13 Attorneys for Defendant VYSIS, INC. 14 UNITED STATES DISTRICT COURT 15 SOUTHERN DISTRICT OF CALIFORNIA 16 17 GEN-PROBE, INCORPORATED. CASE NO. 99CV 2668H (AJB) 18 Plaintiff. VYSIS' STATEMENT OF DISPUTED FACTS IN OPPOSITION TO GEN-19 PROBE'S MOTION FOR PARTIAL SUMMARY JUDGMENT OF 20 VYSIS, INC., NONINFRINGEMENT UNDER THE DOCTRINE OF EQUIVALENTS 21 Defendant Date: November 13, 2001 22 Time: 10:30 a.m. Place: Courtroom 1 23 24 25 Defendant Vysis, Inc. respectfully submits the following statement of disputed material facts, 26 together with supporting evidence, in support of its Opposition to Gen-Probe's Motion for Partial 27 Summary Judgment of Noninfringement Under the Doctrine of Equivalents.

Charles E. Lipsey (pro hac vice)

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sequence of interest in a mixture of nucleic

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	acids.	,
	6. In direct contrast, non-specific	In the context of the claims of the '338 patent,
	amplification functions only to increase the	the amplification step increases both the
	absolute amount of all nucleic acids present in	absolute and relative amount of the target
	a sample and does not increase the relative	nucleic acid present in the tested sample. See
	amount of a particular nucleic acid sequence	'338 patent.
	of interest.	10.
	7. Vysis' own expert has admitted the	Vysis' expert has not opined that there is no
	differences in function between specific	difference between specific and nonspecific
	amplification and non-specific amplification.	amplification techniques, but has the opinion
		that the differences are insubstantial. See
	[N]on-specific amplification techniques amplify all of the nucleic acid in a sample, both target and	Persing Decl. ¶¶ 5 -16.
	non-target nucleic acid. Specific amplification techniques, <i>in contrast</i> , are intended to amplify	
	only the target nucleic acid.	
	8. When a particular nucleic acid sequence of	No dispute.
	interest is contained in a mixture of nucleic	
	acids in a clinical sample, TMA enables a	
	person skilled in the art to exponentially copy	
	the sequence of interest.	
	This makes it easy to determine whether or	No dispute.
	not a pathogenic microorganism is hiding	

1	-	among millions of other organisms in a	
2		patient sample.	
3			
4		10. Specific amplification is useful for	Vysis disputes that non-specific amplification
5		diagnostic purposes even without a target	is "not a viable diagnostic method." Non-
6		capture step. In contrast, non-specific	specific amplification is a viable diagnostic
7		amplification is not a viable diagnostic	method when used in the context of claims of
8		method because it does not increase the	the '338 patent. May 25, 2001 Persing Decl., ¶
10		amount of a target nucleic acid relative to	11.
11		everything else. Vysis' own expert witness	
12		has admitted this important distinction:	- 0
13 14 15 16 17 18 19 20 21		Without the use of target capture prior to amplification, non-specific amplification would not be a viable technique for detecting target nucleic acids in a sample because, as pointed out in the quoted paragraph, non-specific amplification causes the replication of virtually any nucleic acid sequence, including other irrelevant nucleic acids in the sample.	
22		11. Therefore, Dr. Persing has admitted that	Vysis disputes that the quoted section of Dr.
23		"without the invention [i.e., the combination	Persing's May 25, 2001 Declaration was based
24		of a preliminary "target capture" step with	on the assertions in Gen-Probe's Undisputed
25		amplification], only specific amplification	Fact No. 10.
26		could be used."	
27		come de asea.	
28		L	L

1	-	12. The enzymes and primers used in any	No dispute.
2		amplification process can be specific or non-	
3		specific.	
4	ĺ		
5		13. The primers used in Gen-Probe's specific	No dispute.
7		TMA amplification method have been	
8		carefully selected by Gen-Probe's scientists	
9		and are generally designed to bind to specific,	
10		unique sequences in a DNA or RNA	* _
11		molecule.	
12			
13		14. In amplification processes, sequence-	Disputed. See Persing Decl., ¶¶ 10 -16.
14		specific primers and enzymes such as those	
15		used in TMA play a role substantially	
16		different from non-specific primers and	
17		enzymes.	
18			
19		15. This fact is well known to those of	Disputed. See Persing Decl., ¶¶ 10 -16.
20 21		ordinary skill in the art.	
22		16. For example, specific primers and	Disputed. All nucleic acid amplification
23			
24		enzymes can function together to amplify a	techniques have some degree of nonspecificity.
25		target nucleic acid only if the specific	See Persing Decl., ¶ 6.
26		sequence of interest bound by the primer	
27		and/or recognized by the enzymes is present	
28	ı		L

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1		in the sample.	
2			
3		17. By contrast, non-specific primers and	No dispute.
4		enzymes will amplify any and all sequences	
5		present in the sample.	
6			
7		18. The random primers will bind to all of the	No dispute.
8		sequences in the sample and non-specific	
9		replication enzymes will catalyze DNA	
10		synthesis at points throughout the entire	•
11		lengths of the nucleic acid molecules present	
13		without regard to sequence.	
14			
15		19. In its TMA method, Gen-Probe uses two	No dispute.
16		amplification enzymes that depend upon the	
17		presence of specific primers.	*
18			
19		20. One of these enzymes is reverse	No dispute.
20		transcriptase ("RT").	
21		21. RT is a DNA polymerase that produces a	No dispute.
22			No dispute.
23		complementary DNA strand copy of a single-	
24		stranded RNA or DNA that has a bound	
25		primer.	
26		22. In TMA PT produces complete the	No dispute
27		22. In TMA, RT produces complementary	No dispute.
28		DNA from the target nucleic acids (or their	

		-	
1	-	complementary strands) only if the sequence-	,
2	1	specific primers first bind to a single strand of	
3	1	RNA or DNA.	, in the second
4			
5	l	23. If the target organism is not present in the	Disputed. All nucleic acid amplification
6		sample, the primers will be unable to bind to	techniques have some degree of nonspecificity.
7		the captured sequence and the RT will not	See Persing Decl., ¶ 6.
8		initiate synthesis.	
9			
11		24. Another specific primer used in Gen-	No dispute.
12		Probe's method also includes a specific	
13		"promoter" sequence that is recognized by	×
14		another enzyme ("T7 RNA polymerase") that	
15	l	binds specifically to that promoter sequence	
16		to produce many RNA copies by	¥
17	$\ $	transcription.	
18	$\ $	ē.	
19	I	25. A function "T7 promoter" is formed in	Disputed. All nucleic acid amplification
20	l	the course of the TMA process if, and only if,	techniques have some degree of nonspecificity.
21	ļ	(1) the primer finds and binds to its	See Persing Decl., ¶ 6.
22		complementary target sequence in the	
23		captured target molecule so that the target	
24		sequence is copied by reverse transcriptase	
26		and (2) the second primer binds to the newly	
27			
28		synthesized DNA and DNA polymerase	
	11		

of interest.	See Persing Decl., ¶ 6.
30. Gen-Probe's amplification method	Disputed. All nucleic acid amplification
therefore safeguards against amplification of	techniques have some degree of nonspecificity.
non-target sequences and thus protects against	See Persing Decl., ¶ 6.
false positive results.	
ruise positive results.	
31. TMA functions in way that is	Disputed. See Persing Decl., ¶¶ 9 -16.
substantially different than the way in which	
non-specific amplification functions.	* ·
32. Specific amplification methods	Disputed. Specific amplification methods can
commonly achieve exponential amplification	achieve either linear or exponential
of the target sequence, as compared with	amplification, depending on the reaction
linear amplification.	conditions and the techniques employed. Vysis
	requires discovery from Gen-Probe's expert to
	provide further support for its dispute of this
	fact.
	1

1	-	33. Sustained, significant, exponential	Disputed. Specific amplification methods can
2		amplification is a hallmark of specific	achieve either linear or exponential
3		amplification methods.	amplification, depending on the reaction
4			conditions and the techniques employed.
5		•	Vysis requires discovery from Gen-Probe's
7			expert to provide further support for its dispute
8			of this fact.
9			
10		34. In contrast, the non-specific amplification	No dispute.
11		methods of Examples 4 and 5 of the '338	
12		patent admittedly achieve only linear	=
13		amplification, not exponential amplification.	
14			
15		35. The non-specific amplification methods	Disputed. Example 6 of the '338 patent
16		of Examples 5 and 6 also cannot achieve	discloses a technique for achieving exponential
17		exponential amplification. Because random	amplification of a target nucleic acid. ('338
18 19		primers bind at various places along the	patent, col. 31, line 55 to col. 32, line 7.)
20		nucleic acids present in the sample, the	
21		products of amplification are fragmented.	
22			. "
23		36. If these products were then subjected to	Disputed. Vysis requires discovery from
24		another round of non-specific amplification,	Gen-Probe's expert to provide further support
25		the resulting products would be smaller still.	for its dispute of this fact.
26			
27		37. Multiple rounds of non-specific	Disputed. Vysis requires discovery from
28		amplification thus diminish rapidly in	Gen-Probe's expert to provide further support
	II	L	<u></u>

1		efficiency, whereas multiple rounds of	for its dispute of this fact.
2		specific amplification produce extraordinarily	
3		large amounts of full size product nucleic	
4		acids in very short periods of time.	
5			
6		38. Non-specific amplification using random	No dispute.
7	l	hexamer primers results in fragmented nucleic	
8		acids, each of which contains the random	
9		sequences present in the primers.	
10			· •
11		39. The resulting products are thus	Disputed. Vysis requires discovery from
13		heterogeneous and have undefined	Gen-Probe's expert to provide further support
14		composition.	for its dispute of this fact.
15			_
16		40. Such nucleic acids are unsuitable for most	Disputed. In the context of the claimed
17		of the purposes for which homogeneous,	invention, on-specific amplification techniques
18		specifically amplified nucleic acids of known	can amplify target nucleic acids in a manner
19		composition are employed.	sufficient to permit their detection as part of a
20		·	diagnostic assay.
21		*	-
22		41. As a result, Gen-Probe's TMA method	Disputed. See Persing Decl., ¶¶ 9-16.
23		also does not yield the same result as that	
24		obtained with non-specific amplification.	
25			
26		42. The Court has previously noted that the	Vysis disputes the implication that specific
27		specification of the '338 patent contains no	amplification techniques are excluded from the
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reference to any specific amplification	claims of the '338 patent.
techniques. To the contrary, the specification	
clearly suggests that the claimed amplification	
techniques of the invention don't require the	
use of specific primers necessary for specific	
amplification.	

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43. This absence in the '338 patent of any disclosure of specific amplification techniques was not accidental or unintended. To the contrary, Gene-Trak Systems, Vysis' predecessor-in-interest, and its employed inventors were well aware of the specific amplification techniques such as PCR. In fact, the admitted focus of the inventors' effort leading to the disclosure in the '338 patent was to find something "different" from specific amplification. For example, inventor Jon Lawrie testified that the patent was meant to cover new amplification methods using non-specific primers, not already-known methods such as PCR:

Vysis disputes there is an absence of any disclosure of specific amplification in the '338 patent. Vysis does not dispute that Dr. Lawrie made the quoted statements in his deposition, but disputes the relevance of those statements to the determination of infringement under the doctrine of equivalents.

Q. Can you recall any reason that a reference to PCR might have been intentionally omitted from the patent application?

A. Yes....

Q. If there's no reference in the ['338] patent to combining target capture with PCR, do you have any explanation as to why it is not there?

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3	A. I believe that it was a separate,	
4	the thought behind this [referring to	
5	the '338 patent] was coming up with new methods of amplification, not	
6	old ones.	
7	e e	
8	Q. For the purposes of what you	
9	just said you classify PCR as an old method of amplification?	
10		٠.
11		. *
12	A. PCR itself was described in the patent, issued patent [e.g., it was an	
13	"old" method].	
14		7
15	Q. And your understanding of the	
16	338 patent was that it was directed to other methods of amplification?	· X
. 17	le outer methods of amplification.	
18		
19	A. The, it was, it was directed to the methods disclosed by, you	
20	know, the methods separate from PCR.	*
21	TCK.	
22		
23	44. Inventor King also stated the inventors'	Vysis does not dispute that Dr. King made the
24	purpose and also distinguished non-specific	quoted statements in his deposition, but
25	amplification from PCR:	disputes the relevance of those statements to
26		the determination of infringement under the
27	Q. From a high level perspective,	
28	what were the discussion topics	doctrine of equivalents.

	addressed during this meeting?	doctrine of equivalents.
1 2	addressed during this meeting?	docurine of equivalents.
3		
4	A. I think that at the highest level     we were looking for amplification	
5	methods that did not involve PCR	
6	amplification.	
7		
8	(King Depo. At 45:10-15 (emphasis added).)	
9		
10		
11	Q. Okay. So the purpose the general purpose of the discussion as	- 3
12	I understand it that took place at Gene-Trak among the four doctors	
13	was to identify in general identify an amplification technique that	
14	would amplify low concentrations	
15	of target nucleic acids in a sample, correct?	
16		
17	A. Yes.	
18	A. 165.	
19		¥ -
20	Q. And as I understand your testimony, you wanted to find a	
21	technique that was different from PCR, correct?	
22	TCA, confect?	
23		
24	A. Yes.	*
25		
26	45. As this testimony suggests, PCR was well	No dispute.
27	known to the inventors and the scientific	
28		

1		community at large. Dr. Kary Mullis invented	
2		PCR in 1983, for which he received the Nobel	
3		Prize in Chemistry. Dr. Mullis and his	
4		colleagues publicly described PCR at a	
5		scientific meeting in the summer of 1985 and	
6 7		published their discovery in December 20,	
8		1985.	
9			
10		46. James Richards, Gene Trak's Director of	No dispute.
11		Business Development and Licensing, admits	
12		that, within the scientific community, PCR	
13		was immediately "big news."	,
14			
15		47. One of the reasons that the '338 inventors	No dispute.
16		sought to find something "different" from	
17		specific amplification techniques such as PCR	*
18		was due to Gene Trak's concern that it could	
19		not obtain a license from Cetus Corp. to use	
20		PCR. Cetus Corporation, which employed	·
22		Dr. Mullis, originally owned the rights to	
23		PCR. Gene-Trak sought a license from Cetus,	
24		but its requests were rejected.	·
25		7	
26		48. The view of the fundamental difference	Vysis disputes the statement that there is a
27		between non-specific and specific	"fundamental difference between non-specific
28	1		

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amplification techniques was shared not only between the inventors but with Gene-Trak scientific management as well. In particular, in a letter he wrote in 1989, Dr. Richards, pointedly contrasted the '338 patent's method of non-specific amplification with other known specific methods that used specific primers or promoters:

Persing Decl., ¶¶ 5-16. Vysis also disputes
that the independent claims of the '338 patent
ever recited non-specific primers or promoters.

and specific amplification techniques.", See

Cetus, Sibia/Salk, Biotechnica, etc. all claim specific primers for amplification whereas the present invention claims uses of the opposite, namely, non-specific primer or promoters....

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